

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF WEST VIRGINIA**

Wheeling Division

**DIANA MEY, individually
and on behalf of a proposed class,**

Plaintiff,

vs.

Case No. 5:19-cv-00237-JPB

ALL ACCESS TELECOM, et al.,

Defendants.

Second Joint Stipulation Extending Time by which Plaintiff May File Objections to Court's Orders Granting Defendants Inteliquent, Inc. and Lumen's Respective Motions to Compel

So the parties may attempt to reach an agreement of outstanding issues relating to Plaintiff Diana Mey's responses to Defendants Inteliquent and Lumen's discovery to Plaintiff, Plaintiff and Defendants Inteliquent Inc. and Lumen stipulate to a second seven-day extension of time by which Plaintiff may file objections to the Court's respective orders granting Inteliquent, Inc. and Lumen's motions to compel.

In support, the Parties state the following:

1. Currently, objections to the Court's orders granting Inteliquent's Motion to Compel (ECF No. 391) and Lumen's Motion to Compel (ECF No. 387) are due May 27, 2022.
2. The parties have met and conferred and wish to continue to meet and confer to attempt to resolve all discovery disputes decided in the Orders in the hope of avoiding further motions practice. The parties therefore stipulate to June 3, 2022 as the deadline for Plaintiff to file objections to the Court's orders granting Inteliquent and Lumen's motions to compel.

3. Should the Court adopt and enter this second Stipulation, Plaintiff's new deadline to file objections to the Court's order granting Inteliquent and Lumen's motions to compel would be June 3, 2022.

Dated: May 27, 2022

Respectfully submitted,

<p><i>/s/ John W. Barrett</i></p> <p>John W. Barrett (WV Bar No. 7289) Jonathan R. Marshall (WV Bar No. 10580) Benjamin J. Hogan (WV Bar No. 12997) BAILEY & GLASSER LLP 209 Capitol Street Charleston, WV 25301 Telephone: 304-345-6555 Facsimile: 304-342-1110 JBarrett@baileyglasser.com JMarshall@baileyglasser.com BHogan@baileyglasser.com</p> <p>William Howard (admitted <i>pro hac vice</i>) THE CONSUMER PROTECTION FIRM 401 East Jackson Street, Suite 2340 SunTrust Financial Center Tampa, FL 33602 Telephone: 813-500-1500 Facsimile: 813-435-2369 Billy@TheConsumerProtectionFirm.com</p> <p>Yvette Golan (admitted <i>pro hac vice</i>) THE GOLAN FIRM 529 14th Street NW Suite 914 Washington, DC 20045 Telephone: 866-298-4150 ext. 101 Facsimile: 928-441-8250 YGolan@tgfirm.com</p> <p><i>Counsel for Plaintiff</i></p>	<p><i>/s/ Natalie M. Georges</i></p> <p>Ezra D. Church (admitted <i>pro hac vice</i>) Natalie M. Georges (admitted <i>pro hac vice</i>) MORGAN, LEWIS & BOCKIUS LLP 1701 Market Street Philadelphia, PA 19103 Phone: 215.963.5710 Fax: 215.963.5001 ezra.church@morganlewis.com natalie.georges@morganlewis.com</p> <p>Bryant J. Spann (WVSB #8628) M. David Griffith, Jr. (WVSB #7720) THOMAS COMBS & SPANN, PLLC 300 Summers Street, Suite 1380 Charleston, West Virginia 25301 Phone: (304) 414-1800 Fax: (304) 414-1801 bspann@tcspllc.com dgriffith@tcspllc.com</p> <p><i>Counsel for Defendant Inteliquent, Inc.</i></p>
<p><i>/s/ Stuart A. McMillan</i></p> <p>Stuart A. McMillan (WVSB #6352) Bowles Rice LLP 600 Quarrier Street Charleston, WV 25301</p>	

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ORDERED this 31 day of M-7, 2022.


JOHN PRESTON BAILEY
UNITED STATES DISTRICT JUDGE